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APPLICATION NO.	, FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/873.741	06/04/2001	Kristen L. Bhatti	10008151-1	4871
. 7590 03/08/2007 HEWLETT-PACKARD COMPANY Intellectual Property Administration			EXAMINER NGUYEN, THANH T	
		2144		
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE
3 MC	NTHS	03/08/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

1)⊠ Responsive to communication(s) filed on telephone interview oct 19, 2006. 2a)□ This action is FINAL. 2b)⊠ This action is non-final. 3)□ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4)☑ Claim(s) 1-15 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5)□ Claim(s) is/are allowed. 6)☑ Claim(s) 1-15 is/are rejected. 7)□ Claim(s) is/are objected to. 8)□ Claim(s) are subject to restriction and/or election requirement. Application Papers 9)□ The specification is objected to by the Examiner. 10)☑ The drawing(s) filed on 04 June 2001 is/are: a)☑ accepted or b)□ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11)□ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12)□ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)□ All b)□ Some * c)□ None of: 1.□ Certified copies of the priority documents have been received in Application No 3.□ Copies of the certified copies of the priority documents have been received in Application No 3.□ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). *See the attached detailed Office action for a list of the certified copies not received.		Application No.	Applicant(s)				
Tammy T. Nguyen 2144 Period for Repty A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE (3) MONTH(S) FROM THE MALLING DATE OF THIS COMMUNICATION. A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE (3) MONTH(S) FROM THE MALLING DATE OF THIS COMMUNICATION. If the period for reply specified above is less than thirty (30 days, and provided in the station of the state (30) (4) MONTHS from the maning date of this communication. If the period for reply specified above is less than thirty (30 days, and provided in the state of the stat	Office A 45 O	09/873,741	BHATTI ET AL.				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address > Deriod for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE (3) MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of ten may be available under the provision of 3° CFR 1.73(a), in no event, however, may a reply be timely filed in the seriod for may be specified above is less than thirty (30) days, a reply within the statulary mainturn of birty (30) days will be considered timely. If no period for may is specified above, the maximum statishory period will apply grad will expire \$15, \$10 MONTHS from the making case of this communication of the property of the property of the property of the communication of the seriod patient term adjustment. See 37 CFR 1.76(d). Status 1 ∞ Responsive to communication(s) filed on telephone interview oct 19, 2006. 2a) This action is FINAL. 2b) ∞ This action is non-final. 3 ○ Since this application is in condition for allowance except for formal matters, prosecution as to the men'ts is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4 ∞ Claim(s) 1-15 is/are pending in the application. 4 ◇ Other above claim(s) is/are allowed. 5 ○ Claim(s) is/are allowed. 5 ○ Claim(s) is/are an objected to. 8 ○ Claim(s) is/are an objected to. 8 ○ Claim(s) is/are an objected to by the Examiner. 10 ○ The drawing(s) filed on 04 June 2001 is/are: a ○ accepted or b ○ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.85(a). 10 ○ ○ acknowledgment is made of a claim for	Office Action Summary	Examiner	Art Unit				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE (2) MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Exercision of time may be available under the provisions (3.7 °CF 1.136(a)), in no event, however, may a reply be timely filled - If the period for reply specified above, the maximum stability princed will apply and will expire SIX (6) MONTHS from the mailing date of this communication of thiny (30) days will be considered timely. - If NO period for reply is specified above, the maximum stability princed will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply specified above, the maximum stability princed will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply specified above, the maximum stability princed will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Any reply received by the Official exit than three mailing and end the communication, even if timely filled, may reduce any examined patent term adjustment. See 37 CFR 1.704(b). - Status - 1) Responsive to communication(s) filed on telephone interview oct 19, 2006. - 2a) This action is FINAL. - 2b) This action is non-final. - 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. - Disposition of Claims - 4) Claim(s) is/are pending in the application. - 4a) Of the above claim(s) is/are withdrawn from consideration. - 5) Claim(s) is/are allowed. - 6) Claim(s) is/are allowed. - 6) Claim(s) is/are allowed. - 7) Claim(s) is/are allowed. - 8) Claim(s)							
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1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date. 5) Notice of Informal Patent Application (PTO-152)	 a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). 						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date. Notice of Informal Patent Application (PTO-152)	Attachment(s)	,					
	3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail D 5) Notice of Informal F	ate				

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Detailed Office Action

- 1. The Office action of July 26, 2006 is withdrawn and the following action is taken
- 2. Claims 1-15 are presented for examination.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-7 are rejected under 35 U.S.C. 102(e) as being anticipated by Colby et al. (USPN 6,625,643- Date of Patent: September 23, 2003, herein referred to as "Colby").

- 5. As to claim 1, Colby teaches the invention as claimed, including a method for selectively providing technical support documents from a web server having access to the requested technical support documents to a peripheral device that has printer, scanner and/or fax functionality via the Internet, the peripheral device being of the type which is capable of executing activated operating events and having an associated web client with a stored default URL for accessing the web server, the method comprising the steps of: activating an event on the device (see col.29, lines 7-43); requesting the default uniform resource locator with the activated event (see col.29, lines 7-43) and returning to the device one or more of the technical support documents (see col.4, lines 5-22) that relate to the activated event of the requested uniform resource locator (see col.29, lines 7-43, col.8, lines 11-51, col.9, lines 1-48, and col.12, lines 6-60).
- 6. As to claim 2, Colby teaches the invention as claimed, further comprising the steps of: reading device configurations from the web client; determining whether to print or display the returned technical support document from the device configuration; printing the returned one or more technical support document (see col.5, lines 5-22) when the device configuration indicates print (See col.16, lines 35-53); and, displaying the returned technical support document when the device configuration indicates display (see col.20, lines 40-55).
- 7. As to claim 6, Colby teaches the invention as claimed, wherein, prior to said step of requesting a default uniform resource locator with the activated event (see col.29,

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lines 7-43), further comprising the step of obtaining a default uniform resource locator from the web client (see col.8, lines 37-67).

8. As to claim 7, Colby teaches the invention as claimed, including a method comprising: in response to receiving a help command, identifying an event which has occurred on a peripheral device where the event has product an error (seecol.24, lines 1-5) (Colby teaches clicking on the event name will produce a report used by event); using a default uniform resource locator to transmit a request to a web server (see col.8, lines 36-53, Colby teaches create a default page for the event); and where the request causes the web server to return one or more technical support documents which relate to the error (see col.29, lines 7-21) (Colby teaches if the response message is received matching the Event ID).

Claim Rejections - 35 USC § 103

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
 - 10. Claims 3, 4, and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Colby et al., (hereinafter Colby) U.S. Patent No. 6,625,643 in view of Sullivan et al., (hereinafter Sullivan) U.S. Patent No. 6,615,240.

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- 11. As to claim 3, Colby teaches the invention as claimed, including a method for selectively providing technical support documents from a web server having access to the requested technical support documents to a peripheral device that has printer, scanner and/or fax functionality via the Internet, the peripheral device being of the type which is capable of executing activated operating events and having an associated web client with a stored default URL for accessing the web server, the method comprising the steps of: activating an event on the device (see col.29, lines 7-43); requesting the default uniform resource locator with the activated event (see col.29, lines 7-43); and returning to the device one ore more of the technical support documents that relate to the activated event of the requested uniform resource locator (see col.29, lines 7-43, col.8, lines 11-51, col.9, lines 1-48, and col.12, lines 6-60). wherein said step of requesting the default uniform resource locator further comprising the steps of: reading a device state table of the peripheral device; obtaining a most recently activated event from the device state table; and determining whether the most recently activated (see col.29, lines 7-21). But Colby does not explicitly teach produced an error.
- 12. In the same field of endeavor, Sullivan discloses (e.g., Technical support chain automation with guided self-help capability and option to escalate to live help).

 Sullivan discloses produced an error (see Sullivan col.7, lines 44-51](he or she received an error message, the display of this error message has prompted the user to request technical support).

- 13. Accordingly, it would have been obvious to one of ordinary skill in the networking art at the time the invention was made to have incorporated Sullivan's teachings of Technical support chain automation with guided self-help capability and option to escalate to live help with the teachings of Colby to have a producing an error, for the purpose of simplify the support process in the situation where the self-help has not succeeded satisfactorily and escalation to a support center is necessary [see col.2, lines 38-40].
- 14. As to claim 4, Colby teaches the invention as claimed, wherein said step of determining whether the most recently activated event is an error further comprising the steps of: selecting the most recently activated event when the most recently activated event and requesting the default uniform resource locator without an activated event when the most recently activated event did not device (see col.8, lines 11-51, col.9, lines 1-48, and col.12, lines 6-60). But Colby does not explicitly teach produced an error. But Colby does not explicitly teach produced an error.
- 15. In the same field of endeavor, Sullivan discloses (e.g., Technical support chain automation with guided self-help capability and option to escalate to live help).
 Sullivan discloses produced an error (see Sullivan col.7, lines 44-51](he or she received an error message, the display of this error message has prompted the user to request technical support).
- 16. Accordingly, it would have been obvious to one of ordinary skill in the networking art at the time the invention was made to have incorporated Sullivan's teachings of Technical support chain automation with guided self-help capability and option to

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escalate to live help with the teachings of Colby to have a producing an error, for the purpose of simplify the support process in the situation where the self-help has not succeeded satisfactorily and escalation to a support center is necessary [see col.2, lines 38-40].

- 17. As to claim 5, Colby teaches the invention as claimed, wherein said step of obtaining a default uniform resource locator further comprising the steps of: returning a help menu for activating an event (see col.29, lines 7-43); displaying the help menu to the user; choosing an event from the help menu by the user and selecting the chosen event from the help menu as the selected event (see col.32, lines 45-67).
- 18. Claims 8-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Colby et al., (hereinafter Colby) U.S. Patent No. 6,625,643 of Sullivan et al., (hereinafter Sullivan) U.S. Patent No. 6,615,240 further in view Parupudi et al., (hereinafter Parupudi) U.S. Patent No. 6,859,829
- 19. As to claim 8, Colby teaches the invention as claimed, including a computer program product comprising a computer usable medium having computer readable program codes embodied in the medium that when executed causes a computer to: obtain a most recently activated event from a device state table in a peripheral device computer (col.6, lines 16-56, and col.29, lines 8-43); request a default uniform resource locator for a server having technical support documents relating to the most recently activated event and return one or more technical support documents (see

col.4, lines 5-22) relating to the most recently activated event to the device (see col.8, lines 11-51, col.9, lines 1-48, col.12, lines 6-60, and col.29, lines 8-43). But Colby and Sullivan do not explicitly teach a peripheral device having printer, scanner and/or fax functionality. However, Parupudi teaches a peripheral device having printer, scanner and/or fax functionality (see Fig.1, and col.4, lines 1-18). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to implement the teachings of Purupudi into the computer system of Colby to have a peripheral device having printer, scanner and/or fax functionality because it would have an efficient system that can provide specific functions which is not wasting of consumes resources.

20. As to claim 9, Colby teaches the invention as claimed, including a computer program product comprising a computer usable medium having computer readable program codes embodied in the medium that when executed causes a computer to: select an event on a peripheral device where the event has produced an error message (seecol.24, lines 1-5) (Colby teaches clicking on the event name will produce a report used by event); obtain a default uniform resource locator from firmware of the peripheral device (col.6, lines 16-56); request the default uniform resource locator to transmit to a remote computer a request that identifies at least one or the selected event and the error message (see col.29, lines 7-21) (Colby teaches if the response message is received matching the Event ID); and return to the peripheral device one or more technical support documents (see col.4, lines 5-22) error message (see col.8, lines 11-51, col.9, lines 1-48, and col.20, lines 5-65). But Colby and Sullivan do not

explicitly teach a peripheral device having printer, scanner and/or fax functionality. However, Parupudi teaches a peripheral device having printer, scanner and/or fax functionality (see Fig.1, and col.4, lines 1-18). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to implement the teachings of Purupudi into the computer system of Colby to have a peripheral device having printer, scanner and/or fax functionality because it would have an efficient system that can provide specific functions which is not wasting of consumes resources.

21. As to claim 10, Colby teaches the invention as claimed, including a system for providing technical support documents to a peripheral device via the Internet, comprising: a peripheral device having a web client for requesting a relevant technical support document of an activated event (see col.29, lines 7-43) the peripheral device being configured to request, in response to an error event, a relevant technical support document from a web server using a default uniform resource locator (see col.8, lines 36-53, Colby teaches create a default page for the event); and a web server for responding to the request by returning the relevant technical support document relating to the error events (see col.29, lines 7-21) (Colby teaches checking for response messages in the event message if matching the Event ID, the user will received notification event)(see col.8, lines 11-51, col.9, lines 1-48, col.12, lines 6-60, and col.20, lines 5-65). But Colby and Sullivan do not explicitly teach a peripheral device having printer, scanner and/or fax functionality. However, Parupudi teaches a peripheral device having printer, scanner and/or fax functionality (see Fig.1, and

col.4, lines 1-18). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to implement the teachings of Purupudi into the computer system of Colby to have a peripheral device having printer, scanner and/or fax functionality because it would have an efficient system that can provide specific functions which is not wasting of consumes resources.

- 22. As to claim 11, Colby teaches the invention as claimed, further comprising a dedicated switch on the peripheral device for users to request technical support documents (see fig.1 peripheral device).
- 23. As to claim 12, Colby teaches the invention as claimed, wherein said dedicated switch is a push button located on the peripheral device (see col.32, lines 45-67).
- 24. As to claim 13, Colby teaches the invention as claimed, wherein said dedicated switch is an icon that is displayed on the control panel of the peripheral device (see col.20, lines 45-50).
- 25. As to claim 14, Colby teaches the invention as claimed, wherein said peripheral device further comprising a device state table for storing a log of events of the device, wherein the most recently activated event from the device state table is the activated event (see col.29, lines 7-43); when the peripheral device makes a technical support document request (see col.29, lines 7-28).
- As to claim 15, Colby teaches the invention as claimed, wherein the activated event is appended to the request for the default uniform resource locator (see col.8, lines 40-67).

Conclusion

27. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tammy T. Nguyen whose telephone number is 571-272-3929. The examiner can normally be reached on Monday - Friday 8:30 - 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, *William Vaughn* can be reached on 571-272-3922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

March 4, 2007

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